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★ MAY 06 2014

May 6, 2014

Hon. A. Kathleen Tomlinson United States District Court, Eastern District of New York 100 Federal Plaza Central Islip, NY 11722

LONG ISLAND OFFICE

Re: Civil Action No. 2:14-cv-01822-ADS-AKT; Asher Enterprises, Inc. v. Firemans Contractors, Inc., et al.; In the United States District Court, Eastern District of New York

Dear Judge Tomlinson,

In reference to the defendants' motion to adjourn [Doc. 10] the initial conference set in the above-referenced matter on May 7, 2014 at 9:30 a.m., the plaintiff's response thereto [Doc. 11], and the court's denial of the motion to adjourn, the undersigned counsel for plaintiff and defendants represent to the court that a final settlement agreement has been reached and executed by plaintiff and defendants, and all parties consent to the requested adjournment.

Accordingly, the parties respectfully request, in the interest of justice and for the convenience of the parties, that the court reconsider its May 5, 2014 Order denying the motion to adjourn.

As always, thank you for your courtesies and assistance with this matter.

With kind regards,

Jacoby. Stasny
(for alliderendants)

Case Closed Subject

to the terms of the

Settlement agreement,

WITH THE CONSENT OF PLAINTIFF:

Bernard S. Feldman, Of Counsel

Naidich, Wurman, Birnbaum & Maday, LLP Attorney for Asher Enterprises, Inc., plaintiff

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JWS/

cc: clients, by e-mail only

cc: Robert Johnson, Esq., via ECF System only

s/ Arthur D. Spatt

(N.S.D.)

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